Case 18-31635 Doc 151 Filed 05/23/19 Entered 05/23/19 14:40:02 Desc Main Document Page 1 of 16

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

v > 1	22.7	
1 1	КH	۰
117	111	•

VR KING CONSTRUCTION, LLC, et al., 1

Case No. 18-31635-LTB Chapter 7

Debtor

TRUSTEE'S APPLICATION FOR AUTHORITY TO EXECUTE AND ENTER INTO EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT

NOW COMES the Trustee, A. Burton Shuford, by and through his undersigned attorney, and respectfully shows unto the Court the following:

- 1. Debtor filed a petition under Chapter 11 of the United States Bankruptcy Code with the Bankruptcy Court for the Western District of North Carolina on October 31, 2018. On April 11, 2019, the case was converted to Chapter 7 and A. Burton Shuford was appointed trustee in said Chapter 7 case.
- 2. Among the assets of this case is a parcel of real estate known as 1205 Allen St., Charlotte, NC (the "Property") and having a legal description of:

BEING LT Pare of Lot 9, Block 2, Belmond Springs, recorded in Book 18114, Page 830, Mecklenburg Public Registry; TAX ID: 081-134-04

- 3. In order to assist the Trustee in the sale of the Property the Trustee contacted Teresa Wilson of One To One Realty.
- 4. The Trustee believes it would be in the best interest of the estate and its creditors for the Trustee to enter into an Exclusive Right to Sell Listing Agreement with Teresa Wilson in regards to the Property, said agreement to expire on November 14, 2019. A copy of the agreement is attached hereto as EXHIBIT A and incorporated herein by reference. The agreement provides that the Property would be listed in Multiple Listing and further that One To One Realty will be paid a commission of Six (6%) percent of the gross sales price of the Property. The agreement further provides that the listing price for the Property will be \$219,900.00.
- 5. The Trustee recommends that the court approve the agreement as set forth above on the terms set out above, with all commissions, as are all other fees and expenses, to be subject to final approval of the Bankruptcy Court, in connection with approval of a sale of the Property.

WHEREFORE, the Trustee prays that the Court enter an order approving the Exclusive

¹ This case has been substantively consolidated with the following cases: VR Investments, LLC 18-31637 and Baranko Enterprise, Inc. 18-31638.

Right to Sell Listing Agreement for the real estate located at 1205 Allen St., Charlotte, NC with all final commissions and fees to be reviewed and approved in conjunction with an Application seeking approval of a sale of the Property.

This 23rd day of May, 2019.

/s/ A. Burton Shuford

A. Burton Shuford, NCBN 10035 4700 Lebanon Road, Suite A-2 Mint Hill, NC 28227

Direct Dial: (980) 321-7000; bshuford@abshuford.com

Attorney for the Trustee

EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT

[Consult "Guidelines" (Form 101G) for guidance in completing this form]

This	EXCLUSIVE	RIGHT	TO	SELL	LISTING ord, Trus						into	between
descril	ped below (the "P				Or Or	ne to Or	e Real	Lty	_ as sen	as Listi	ng Firm	("Firm")
The in hereur deeme	dividual agent whater are fulfilled; d appropriate by the individual agent	no signs thin however, the Firm.	s Agreer it is und For purp	nent shall lerstood poses of	ll, on behalf and agreed t this Agreem	of the Firn that other a nent, the te	n, be prin agents of rm "Firn	narily respons the Firm man," as the cor	sible for e ny be assi	ensuring that igned to fulf	the Firm ill such	n's duties duties if
	sideration for Fin ty on the terms ar						operty, F	irm is hereby	granted	the exclusive	right to	sell the
listing	represents that agreement with "WORKING W	any other	real est	tate firm	regarding	the Prope	rty. Sell	er also repre	sents tha			
((Agree agreer expira not en agreen	TERM OF AGRI a) Term. The term b) Effective Date ment shall comme The Effecti The Proper ment expires on tion of the current magage in any pro- ments that other R c) Expiration Da	m of this Age. This Agence ("Effective Date shorty is current thisting age actice or EEALTORS	Agreement reement rective Da all be the ntly liste reement.	shall become te") as for each that do for sal (NOTE) action with client that the shall te	come effective bllows (check at this Agree e exclusively The Et : According inconsistent ats.")	we and the k appropriation appropriation with ano frective Date to Article to with exception and another than the appropriation and	Seller and the box): een signed ther real that of this last of the clusive real that the control of the clusive real that	ed by both Selestate firm. Selestate firm. Selestate firm. Selestate firm. September 1	ller and F Seller rep shall con ® Code cor exclu-	this and oblights and oblights and oblights and oblights and oblights are sent that a sive brokers. The sive brokers are sent to the sive brokers are sent to the sive brokers.	gations in the chiral state of the chiral stat	under this to the thick of the
all app 4 belo	PROPERTY. The purtenances theret w. Street Address: 12	o includin	g the imp						nal prope	erty listed in	Paragrap	
	City: Charlotte								Zip 2	28205-282	8	
(County: Meckles	nburg					, Nor	th Carolina				
	NOTE: Governm Legal Description:					ool districts	s, utilities	s and mail de	elivery ma	ay differ from	n addre	ss shown.
	Plat Reference	: Lot/Unit		,	Block/Section	on	,	Subdivision/	Condomi	nium		
	The PIN/PID o				,	as shown o	on Plat B	ook/Slide		at Page(s)	
(The PIN/PID o	or other ide	ntificatio	on numbe	er of the Prop	perty is: 0	81-134	-04				
Some	Other descripti or all of the Prope		e describ	ed in De	ed Book	1	8114	at Pa	age	83	30	
3. I (contro	a) Specified Item al devices, if any, and Alarm and secus smoke, carbon in access codes, so drives, video re doorbells/chime and All stoves/range microwave over an Antennas; satel Basketball goal attached or in-g	DEXCLUS ns: Unless are deemed unity system monoxide ensors, can corders, po es es/ovens; to n; vent hoo lite dishes s and play	identified if fixtures as (attach or other the neras, decover support of the point of the point in a point in	d in subp s and shaned) for s toxins windicated in plies and ppliances	paragraph (d ll convey, in security, fire, th all related nonitors, hard cables; s; attached anently) below, the cluded in the clude in the	he Purchi Ceiling existing Fireplac screens: Floor co Fuel tar contents fuel pro or resal- obligati	ing items, incl ase Price free and wall-attac	luding all of liens: ched fans logs or stall stoves ched) attached at been useful timent.	; light fixture arters; attache or buried and ed, removed NOTE: Sell ik is subject to	es (included including or resolution)	ding ace ng any d to the , removal
T					P	age 1 of 10	!	1		STAND	ARD F	ORM 101

REALTOR® Individual agent initials One To One Realty, 6617 Alexander Rd. Charlotte NC 28270

Phone: (704)364-1861

Revised 7/2018 © 7/2018

Seller initials

Case 18-31635 Doc 151 Filed 05/23/19 Entered 05/23/19 14:40:02 Desc Main Document Page 4 of 16

Contract (form 2-T) to provide working, existing utilities through the earlier of Closing or possession by Buyer.

- Garage door openers with all controls
- · Generators that are permanently wired
- Invisible fencing with power supply, controls and receivers
- Landscape and outdoor trees and plants (except in moveable containers); raised garden; landscape and foundation lighting; outdoor sound systems; permanent irrigation systems and controls; rain barrels; landscape water features; address markers
- Mailboxes; mounted package and newspaper receptacles
- Mirrors attached to walls, ceilings, cabinets or doors; all bathroom wall mirrors

Individual agent initials

- Storage shed; utility building
- Swimming pool (excluding inflatable); spa; hot tub
- Solar electric and solar water heating systems
- Sump-pumps, radon fans and crawlspace ventilators; de-humidifiers that are permanently wired
- Surface-mounting brackets for television and speakers; recess-mounted speakers; mounted intercom system
- Water supply equipment, including filters, conditioning and softener systems; re-circulating pumps; well pumps and tanks
- Window/Door blinds and shades, curtain and drapery rods and brackets, door and window screens and combination doors, awnings and storm windows

Revised 7/2018 © 7/2018

1205 Allen St

(b) Items Leased or Not Owned: Any item which is leased or not owned by Seller, such as fuel tanks, antennas, satellite disher and receivers, appliances, and alarm and security systems must be identified here and shall not convey n/a
(c) Other Fixtures/Unspecified items: Unless identified in subparagraph (d) below, any other item legally considered a fixture included in the Purchase Price free of liens.
(d) Other Items That Do Not Convey: The following items shall not convey (identify those items to be excluded under subparagraphs (a) and (c):n/a
Seller shall repair any damage caused by removal of any items excepted above.
4. PERSONAL PROPERTY. The following personal property shall be transferred to Buyer at no value at Closing: n/a
5. HOME WARRANTY. Seller agrees does not agree to obtain and pay for at settlement a one year home warranty for the Property at a cost not to exceed from the property at a cost not to exceed from th
6. LISTING PRICE. Seller lists the Property at a price of \$ 219,900.00 on the following terms Cash FHA VA VA USDA Conventional Loan Assumption Seller Financing Other Seller agrees to sell the Property for the Listing Price or for any other price or on any other terms acceptable to Seller.
7. FIRM'S COMPENSATION. (a) Fee. Seller agrees to pay Firm a total fee of 6.000 % of the gross sales price of the Property, OF こうらくひょう とうのとしまします。
("Fee"), which shall include the amount of any compensation paid by Firm as set forth in paragraph 8 below to any other real estate firm, including individual agents and sole proprietors ("Cooperating Real Estate Firm"). (b) Fee Earned. The Fee shall be deemed earned under any of the following circumstances: (i) If a ready, willing and able buyer is procured by Firm, a Cooperating Real Estate Firm, the Seller, or anyone else
during the Term of this Agreement at the price and on the terms set forth herein, or at any price and upon any terms acceptable to the Seller; (ii) If the Property is sold, optioned, exchanged, conveyed or transferred, or the Seller agrees, during the Term of this
Agreement or any renewal hereof, to sell, option, exchange, convey or transfer the Property at any price and upon any terms whatsoever; or (iii) If the circumstances set out in (i) or (ii) above have not occurred, and if, within
Date ("Protection Period"), Seller either directly or indirectly sells, options, exchanges, conveys or transfers, or agrees to sell, option, exchange, convey or transfer the Property upon any terms whatsoever, to any person with whom Seller, Firm, or any Cooperating Real Estate Firm communicated regarding the Property during the Term of this Agreement or any renewal hereof, provided the names of such persons are delivered or postmarked to the Seller within 15 days after the Expiration Date. HOWEVER, Seller shall NOT be obligated to pay the Fee if a valid listing agreement is entered into between Seller and another real estate broker and the Property is subsequently sold, optioned, exchanged, conveyed or transferred during the Protection Period.
Page 2 of 10 STANDARD FORM 10

Seller initials

Produced with zipForm® by zipLogix 18070 Fiteer Mile Road, Fraser, Michigan 48026 www.zipLogix.com

Case 18-31635 Doc 151 Filed 05/23/19 Entered 05/23/19 14:40:02 Desc Main Document Page 5 of 16

- (c) Fee Due and Payable. Once earned as set forth above, the Fee will be due and payable at the earlier of:
 - Closing on the Property;
- The Seller's failure to sell the Property (including but not limited to the Seller's refusal to sign an offer to purchase the Property at the price and terms stated herein or on other terms acceptable to the Seller, the Seller's default on an executed sales contract for the Property, or the Seller's agreement with a buyer to unreasonably modify or cancel an executed sales contract for the Property); or
- (iii) Seller's breach of this Agreement. Only ster ordered by the Backruphcy Court.

 (d) Transfer of Interest in Business Entity. If Seller is a partnership, corporation or other business entity, and an interest in the partnership, corporation or other business entity is transferred, whether by merger, outright purchase or otherwise, in lieu of a sale of the Property, and applicable law does not prohibit the payment of a fee or commission in connection with such sale or transfer, the Fee shall be calculated on the fair market value of the Property, rather than the gross sales price, multiplied by the percentage of interest so transferred, and shall be paid by Seller at the time of the transfer.
- (e) Additional Compensation. If additional compensation, incentive, bonus, rebate and/or other valuable consideration ("Additional Compensation") is offered to the Firm from any other party or person in connection with a sale of the Property, Seller will permit Firm to receive it in addition to the Fee. Firm shall timely disclose the promise or expectation of receiving any such Additional Compensation and confirm the disclosure in writing before Seller makes or accepts an offer to sell. (NOTE: NCAR Form #770 may be used to confirm the disclosure of any such Additional Compensation).
- Attorney Fees and Costs. If Firm is the prevailing party in any legal proceeding brought by Firm against Seller to recover any or all of the Fee, Firm shall be entitled to recover from Seller reasonable attorney fees and court costs incurred by Firm in connection with the proceeding. Only street by the boundary Court
- COOPERATION WITH/COMPENSATION TO OTHER FIRMS. Firm has advised Seller of Firm's company policies regarding cooperation and the amount(s) of any compensation that will be offered to other brokers, including but not limited to, seller subagents, buyer agents or both, brokers who do or do not participate in a listing service and brokers who are or are not REALTORS®. Seller authorizes Firm to (Check ALL applicable authorizations):
- Cooperate with subagents representing the Seller and offer them the following compensation: % of the gross sales price or \$; and/or, Cooperate with buyer agents representing the buyer and offer them the following compensation: sales price or \$; and/or,
- Cooperate with and compensate other Cooperating Real Estate Firms according to the Firm's attached policy. Firm will promptly notify Seller if compensation offered to a Cooperating Real Estate Firm is different from that set forth above. Agents with Cooperating Real Estate Firms must orally disclose the nature of their relationship with a buyer (subagent or buyer agent) to Firm at the time of initial contact with Firm, and confirm that relationship in writing no later than the time an offer to purchase is submitted for the Seller's consideration. Seller should be careful about disclosing confidential information because agents representing buyers must disclose all relevant information to their clients. From the subject to the sperovel of the Subject to the marketing and specific provide Seller the benefit of Firm's knowledge, experience and advice in the marketing and
- sale of the Property. Seller understands that Firm makes no representation or guarantee as to the sale of the Property, but Firm agrees to use its best efforts in good faith to find a buyer who is ready, willing and able to purchase the property. In accordance with the REALTORS® Code of Ethics, Firm shall, with Seller's approval, in response to inquiries from buyers or Cooperating Real Estate Firms, disclose the existence of offers on the Property. Where Seller authorizes disclosure, Firm shall also disclose whether offers were obtained by the individual agent who signs this Agreement, another agent of the Firm, or by a Cooperating Real Estate Firm. Seller acknowledges that real estate brokers are prohibited by N.C. Real Estate Commission rule from disclosing the price or other material terms contained in a party's offer to purchase, sell, lease, rent or option real property to a competing party without the express authority of the party making the offer.

Seller acknowledges that Firm is required by law to disclose to potential purchasers of the Property all material facts pertaining to the Property about which the Firm knows or reasonably should know, and that REALTORS® have an ethical responsibility to treat all parties to the transaction honestly. Seller further acknowledges that Firm is being retained solely as a real estate professional, and understands that other professional service providers are available to render advice or services to Seller, including but not limited to an attorney, insurance agent, tax advisor, surveyor, structural engineer, home inspector, environmental consultant, architect, or contractor. Although Firm may provide Seller the names of providers who claim to perform such services, Seller understands that Firm cannot guarantee the quality of service or level of expertise of any such provider. Seller agrees to pay the full amount due for all services directly to the service provider whether or not the transaction closes. Seller also agrees to indemnify and hold Firm harmless from and against any and all liability, claim, loss, damage, suit, or expense that Firm may incur either as a result of Seller's selection and use of any such provider or Seller's election not to have one or more of such services performed.

> Page 3 of 10 Individual agent initials Seller initials nt initials Seller initials (1975)
>
> Produced with zipForm® by zipLogix 18070 Fifteen While Road, Fraser, Michigan 48026 www.zipLogix.com

STANDARD FORM 101 Revised 7/2018 © 7/2018

1205 Allen St

Case 18-31635 Doc 151 Filed 05/23/19 Entered 05/23/19 14:40:02 Desc Main Document Page 6 of 16

THE AGENT (FIRM) SHALL CONDUCT ALL BROKERAGE ACTIVITIES IN REGARD TO THIS AGREEMENT WITHOUT RESPECT TO THE RACE, COLOR, RELIGION, SEX, NATIONAL ORIGIN, HANDICAP OR FAMILIAL STATUS OF ANY PARTY OR PROSPECTIVE PARTY TO THE AGREEMENT. FURTHER, REALTORS® HAVE AN ETHICAL DUTY TO CONDUCT SUCH ACTIVITIES WITHOUT RESPECT TO THE SEXUAL ORIENTATION OR GENDER IDENTITY OF ANY PARTY OR PROSPECTIVE PARTY TO THIS AGREEMENT.

10	MARKET	CATATE
10	VIABREE	

(a) Commencement of Marketing. The	Firm is authorized to commence marketing	the Property as described in subparagraph
(b) below on the Effective Date OR, if selected	on (insert date only if applicable)	("Delayed Marketing
Date").		

NOTE: If a Delayed Marketing Date is selected, Seller understands and acknowledges the following:

- THE PROPERTY MAY NOT BE SHOWN BY ANY REAL ESTATE AGENT, INCLUDING FIRM'S AGENTS, PRIOR TO THE DELAYED MARKETING DATE.
- FIRM IS OBLIGATED TO PRESENT TO SELLER ANY OFFERS ON THE PROPERTY THAT MAY BE SUBMITTED TO FIRM PRIOR TO THE DELAYED MARKETING DATE.
- IT IS IN THE BEST INTEREST OF MOST SELLERS TO GET THE HIGHEST POSSIBLE PRICE ON THE BEST TERMS
 FOR THEIR PROPERTY, AND MAXIMIZING EXPOSURE OF THEIR PROPERTY ADVANCES THAT INTEREST.
 ACCEPTING AN OFFER ON THE PROPERTY BEFORE IT IS FULLY EXPOSED TO THE WIDEST GROUP OF
 POTENTIAL BUYERS MAY DENY SELLER THE BEST OPPORTUNITY TO ATTRACT OFFERS AT THE HIGHEST
 PRICE AND BEST TERMS.
- (b) Marketing Authorization. Seller authorizes Firm (Check ALL applicable sections):
- Signs. To place "For Sale," "Under Contract," "Sale Pending," or other similar signs on the Property (where permitted by law and relevant covenants) and to remove other such signs.
- ☑ Open Houses. To conduct open houses of the Property at such times as Seller and Firm may subsequently agree.
- Listing Service. To submit pertinent information concerning the Property to any listing service of which Firm is a member or in which any of Firm's agents participate and to furnish to such listing service notice of all changes of information concerning the Property authorized in writing by Seller. Seller authorizes Firm, upon execution of a sales contract for the Property, to notify the listing service of the pending sale and the expiration date of any due diligence period, and upon closing of the sale, to disseminate sales information, including sales price, to the listing service, appraisers and real estate brokers.
- ☑ Lock/Key Boxes. The Seller ☑ does not authorize Firm to place lock/key boxes on the Property.
- Advertising Other Than On The Internet. To advertise the Property in non-Internet media, and to permit other firms to advertise the Property in non-Internet media to the extent and in such manner as Firm may decide.
- Internet Advertising. To display information about the Property on the Internet either directly or through a program of any listing service of which the Firm is a member or in which any of Firm's agents participate. Seller further authorizes other firms who belong to any listing service of which the Firm is a member or in which any of Firm's agents participate to display information about the Property on the Internet in accordance with the listing service rules and regulations, and also authorizes any listing service of which the Firm is a member or in which any of Firm's agents participate to use, license or sell to others information about the Property entered into the listing service. Seller specifically authorizes the display of the address of the Property, automated estimates of the market value of the Property and third-party comments about the Property. If seller desires to limit or prohibit Internet advertising as set forth above, seller must complete an opt-out form in accordance with listing service rules.

NOTE: NCAR Form #105 may be used to limit or prohibit Internet advertising and explains how such limitations may or may not be effective.

- (c) "Coming Soon" Advertising. (Check only if applicable). If applicable, Firm is authorized to market the Property as "Coming Soon," commencing on the Effective Date, in any media Firm may in its discretion select, provided that any "Coming Soon" advertising shall be conducted in accordance with any restrictions and requirements of any listing service in which the Property will be included, a copy of which are are not attached to this Agreement.
- (d) **Seller Acknowledgement.** Seller acknowledges and understands that while the marketing services selected above will facilitate the showing and sale of the Property, there are risks associated with allowing access to and disseminating information about the Property that are not within the reasonable control of the Firm, including but not limited to:
 - (i) unauthorized use of a lock/key box,
 - (ii) control of visitors during or after a showing or an open house, including the taking and use of photographs and videos of the Property
 - (iii) inappropriate use of information about the Property placed on the Internet or furnished to any listing service in which the Firm participates, and

Page 4 of 10 STANDARD FORM 101
Revised 7/2018

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

Seller initials

© 7/2018 1205 Allen St

Filed 05/23/19 Entered 05/23/19 14:40:02 Desc Main Case 18-31635 Doc 151 Document Page 7 of 16

(iv) information about the Property placed on the Internet by or through any listing service in which the Firm participates which is inaccurate or dated.

Seller therefore agrees to release and discharge Firm and Firm's agents from any and all claims, demands, rights and eauses of action of whatsoever kind and nature not caused by Firm's negligence arising directly or indirectly out of any such marketing services.

WARNING: IT MAY BE A CRIME UNDER FEDERAL AND STATE LAWS TO LISTEN TO OR RECORD AN ORAL COMMUNICATION THROUGH THE USE OF ANY ELECTRONIC, MECHANICAL, OR OTHER DEVICE WITHOUT THE CONSENT OF A PARTY TO THAT COMMUNICATION. If there is a video/audio/surveillance device(s) on the Property, Seller is advised: (i) that no audio surveillance device may be turned on during any showings, open houses, investigations, examinations or inspections of the Property; and (ii) that the placement of any video surveillance device should not violate a visitor's reasonable expectation of privacy.

11. **EARNEST MONEY.** Unless otherwise provided in the sales contract, any initial and additional earnest money deposits and any other earnest monies paid in connection with any transaction shall be held by the Firm, in escrow, until the consummation or termination of the transaction. Any earnest money forfeited by reason of the buyer's default under a sales contract shall be divided equally between the Firm and Seller. In no event shall the sum paid to the Firm because of a buyer's default be in excess of the fee that would have been due if the sale had closed as contemplated in the sales contract. In accordance with NC General Statutes Section 93A-12, if a dispute regarding the return or forfeiture of any earnest money deposit arises between Seller and the buyer, the escrow agent holding the deposit may deposit the disputed monies with the appropriate Clerk of Court following written notice to the parties. In the event of any such dispute. Seller directs Firm to disclose Seller's last known mailing address to the escrow agent upon request to

1	2.	CLI	IFD	DEDD	FCFNT	ATIONS.
1	4.	OBL		IN IU II IN	EL PILE CALE	A I I I I I I I I I I I I I I I I I I I

enable the escrow agent to comply with the notice requirement of such law.
12. SELLER REPRESENTATIONS. (a) Flood Hazard Disclosure/Insurance. To the best of Seller's knowledge, the Property is is is not located partly or entire within a designated Special Flood Hazard Area. The Seller does does not currently maintain flood hazard insurance on the Property. (b) Synthetic Stucco. To the best of Seller's knowledge, the Property has not been clad previously (either in whole or in payonth an "exterior insulating and finishing system," commonly known as "EIFS" or "synthetic stucco", unless disclosed as followin/a.
(c) Owners' Association. (Complete ONLY if the Property is subject to regulation and/or assessment by an owners' association (i) The Residential Property and Owner's Association Disclosure Statement is required: The name, address and telephonumber of the president of the owners' association or the association manager is: n/a
Owners' association website address, if any:
The name, address and telephone number of the president of the owners' association or the association manager is:
Owners' association website address, if any:
 (ii) New Construction or the Residential Property and Owner's Association Disclosure Statement is NOT required: Seller agrees to promptly complete an Owners' Association Disclosure and Condominium Resale Statement Addendum (Standar Form 2A12-T) at Seller's expense and to attach it as an addendum to any contract for the sale of the Property. (iii) Seller authorizes and directs any owners' association or any management company of the owners' association to releate to Firm true and accurate copies of the following items affecting the Property, including any amendments: Seller's statement of account master insurance policy showing the coverage provided and the deductible amount
Declaration and Restrictive Covenants

current financial statement and budget of the owners' association parking restrictions and information

Individual agent initials Seller initials

Bylaws of the owners' association

Rules and Regulations Articles of Incorporation

architectural guidelines (d) Termite Bond. To the best of Seller's knowledge there 🔲 is 🖾 is not a termite bond on the Property. If there is a termite

STANDARD FORM 101 Revised 7/2018

© 7/2018

	Co	196 10-21022	, DUC 131	Decument		of 16	Desc Main
(e)	Ow	nership. Seller re	presents that Sell	Document	Page 8	01 10	
(-)		has owned the Pr	roperty for at leas	st one year:		000	
	X	has owned the Pr	roperty for less th	st one year, nan one year www	truster.	48	
	ī	does not yet own	the Property	ian one year	0100	MIT	
If Seller				agrees to promptly	v provide Firm	n information pertaining to	Seller's acquisition of the
						p Firm timely informed of al	
		* ·		ption for the Fropei	ity, and to kee	p rain timely informed of al	r developments pertaining
		uisition of the Pro					
(1)		eipt of Sample F		1	Off t. D	A-1 Gt 2 T	on Offen to Danahasa and
	X					ase And Contract (form 2-T	or Offer to Purchase and
	REPS.					or review purposes.	. 6 (6 117(0) 6
	X			sample copy of a l	Professional S	ervices Disclosure and Elect	ion form (form #/60) for
		review purposes.					
(g)				e best of Seller's kn			
	(1)	The Property 🔲	is 🛛 is not e	ncumbered by a	deed of trust	or mortgage. Complete an	y of the following where
		applicable:					
				or mortgage on the I			
		Lender Nam	ne:				
		Approximat	e balance: \$		Len	der Phone#:	
		Lender Add	ress:			de -	
		(ii) There is a se	econd deed of true	st or mortgage on th	ne Property sec	curing a loan held by:	
		Lender Nam	ie.	st of mortgage on a	ite i roperty sec	ouring a roun note of.	
		Approximat	e balance: \$		Len	der Phone#:	
		(iii) There is a de	eed of trust or mo	ortgage on the Prope	erty securing a	in equity line of credit held b	X7.
		Landar Nam	sed of trust of mo	rigage on the Frope	erty securing a	in equity line of credit field by	у.
		Annrovimet	to halango: C		Lon	der Phone#:	
		Approximat	e barance. \$		Len	dei Filolie#.	
	(2)	C-11-	ress:	C 0 1 - 1 11 1	C - 1 :1	ered items (i), (ii) and (iii) al	and a second in
(7) 11	(2)	Scher is current	on an payments	tor the toans tacht	mea m numbe	erea nems (r), (n) ana (m) a	ove except as specified in
(1) DOION	(2)	Callania not in d	lafault an any laa	n identified in num	barad itama G), (ii) and (iii) above and has	not received one notice(a)
France tha						or from any other lien holde	
acraun a						of forcelosure except as spec	
						State or local income taxes,	
						or materialmen's liens, or	
roperty						feeting the Property except a	
1. 1						and Seller has no knowledg	e of any matter that might
				he Property except			
						gs affecting the Property, an	d Seller has no knowledge
of any m						pt as specified in (7) below.	
						ired by Seller representation	
NOTE:	Outs	tanding liens may	g affect Seller's ne	et proceeds : Tru:	stee makes	no representations	as to the amounts
		nst the prop	erty with re	espet to any	deeds of	trusts, tax liens,	jusdgements, or
the li		14 C-11			-		
(n)	Bar	kruptcy. Seller	ourrentiy:	u protection under I	Inited States 1	OW	
				y protection under l		ng the term of this Agreemer	nt
(i)	Acc	ess. Seller repr	esents that the	Property has les	gal access to	a public right of way.	If access is by private
road/eas	emen	t/other. Seller fur	ther represents th	at there is X	is not an as	greement regarding the ma	intenance of such private
road/eas	emen	t/other means of	f access. If appli	icable, Seller agre	es to promptl	y provide Firm information	n pertaining to any such
agreeme	nt.					•	
(j)	Lea	$\mathbf{se}(\mathbf{s})$. To the best	t of Seller's knowl	ledge, the Property	is is is	not subject to any lease(s). I	f applicable:
	(1)	Seller agrees to p	romptly provide I	Firm a copy of any	such lease(s)	or a written statement of the	terms of any oral lease(s);
followa	(11)	If the Property	is managed by	someone other	than Seller, t	the manager's name and	contact information is as
follows: Seller au	thori	zee any cuch mai	nager to release a	and disclose to Firm	any relevant	information about any lease	s(s) and to cooperate with
		ale of the Property		ind disclose to 1 mi	rany resevant	information about any rease	s(s) and to cooperate with
(k)	FH	A Appraisal. To	the best of Seller'	's knowledge, an FI	HA appraisal I	🔲 has 🔀 has not been pe	erformed on the Property
within fo	our n	nonths prior to th	e Effective Date.	. If applicable, Sell	er agrees to p	romptly provide Firm a cop	y of any such appraisal if
available	THE REAL PROPERTY.						
NOTE:	Any s	such appraisal ma	y or may not be b	oinding on a buyer	who intends to	obtain FHA financing.	
1				Page	6 of 10		STANDARD FORM 101
					1.		Revised 7/2018

Individual agent initials Seller initials Seller initials Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

Revised //2018

© 7/2018

1205 Allen St

Case 18-31635 Doc 151 Filed 05/23/19 Entered 05/23/19 14:40:02 Desc Main Document Page 9 of 16

(l) Special Assessments. To the best of Seller's knowledge, there are no Proposed or Confirmed Special Assessments (as defined in the sample contract form provided to Seller) regarding the Property except as follows (Insert "none" or the identification of such assessments, if any): n/a
(m) Manufactured (Mobile) Home. Complete ONLY if there is a manufactured (mobile) home(s) on the Property that Seller intends to include as a part of the sale of the Property: VIN(s): n/a or □ VIN(s) unknown. Other description (year, model, etc.): (n) Fuel Tank/Fuel: To the best of Seller's knowledge, there □ is ☑ is not a fuel tank(s) located on the Property. If "yes" complete the following to the best of Seller's knowledge: Ownership of tank 1: □ owned □ leased. If leased, the name and contact information of tank lessor is:
Location of tank 1: above ground below ground Type of fuel: oil propane gasoline and/or diesel other: Refilling schedule: auto-refill (insert frequency): other (describe): Name and contact information of fuel vendor: Ownership of tank 2: owned leased. If leased, the name and contact information of tank lessor is:
Location of tank 2: above ground below ground Type of fuel: oil propane gasoline and/or diesel other: Refilling schedule: auto-refill (insert frequency): other (describe): Name and contact information of fuel vendor: If, during the term of this Agreement, Seller becomes aware that any of the representations set forth in this paragraph 12 are incorrect or no longer accurate, Seller shall promptly notify Firm and cooperate with Firm in taking appropriate corrective action.
13. SELLER'S DUTIES. Seller agrees to cooperate with Firm in the marketing and sale of the Property, including but not limited to: (a) providing to Firm, in a timely manner, accurate information including but not limited to the following: (i) Residential Property and Owner's Association Disclosure Statement (unless exempt); (ii) Mineral and Oil and Gas Rights Mandatory Disclosure Statement (unless exempt); and (iii) Lead-Based Paint or Lead-Based Paint Hazard Addendum with respect to any residential dwelling built prior to 1978. (b) making the Property available for showing (including working, existing utilities) at reasonable times and upon reasonable notice; (c) providing Firm as soon as reasonably possible after the execution of this Agreement copies of the following documents (where relevant) in the possession of Seller: (1) restrictive covenants affecting the Property; (2) bylaws, articles of incorporation, rules and regulations, and other governing documents of the owners' association and/or the subdivision; (3) title insurance policies, attorney's opinions on title, surveys, covenants, deeds, notes and deeds of trust and easements relating to the Property.
Seller authorizes (1) any attorney presently or previously representing Seller to release and disclose any title insurance policy in such attorney's file to Firm, (2) the Property's title insurer or its agent to release and disclose all materials in the Property's title insurer's (or title insurer's agent's) file to Firm, and (3) the owners' association manager (or other authorized representative) to release and disclose copies of all documents referenced in subparagraphs (c)(1) and (c)(2) above. Seller acknowledges and understands that Firm is under no obligation to acquire any of the information referenced in this subparagraph (c) or to verify the accuracy of any such information that may be provided to Firm. (d) immediately referring to Firm all inquiries or offers it may receive regarding the Property; showing the Property only by appointment made by or through Firm; and conducting all negotiations through Firm; (e) executing and delivering at settlement a GENERAL WARRANTY DEED conveying fee simple marketable title to the Property, including legal access to a public right of way, free of all encumbrances except ad valorem taxes for the current year, utility easements, rights-of-way, and unviolated restrictive covenants, if any, and those encumbrances that the buyer agrees to assume in the sales contract.
Seller represents that the Seller has the right to convey the Property, and that there are currently no circumstances that would prohibit the Seller from conveying fee simple marketable title as set forth in the preceding sentence, except as follows (insert N/A if not applicable): Seller is bankruptcy trustee and must get approval of the Western District of the US Bankruptcy Court for the sale of this property. Trustee will provide Trustee's Deed. NOTE: If any sale of the Property may be a "short sale," consideration should be given to attaching NCAR form 104 as an addendum to this Agreement.

STANDARD FORM 101 Revised 7/2018 © 7/2018

1205 Allen St

Individual agent initials Produced with zipForm® by zipLogix 18070 Fifteen Mie Road, Fraser, Michigan 48026 www.zipLogix.com

Seller initials

Case 18-31635 Doc 151 Filed 05/23/19 Entered 05/23/19 14:40:02 Desc Main

- (f) providing Firm, in a timely manner, any information necessary (including any information omitted under Paragraph 12) to enable Firm to prepare an estimate of Seller's net proceeds at settlement. Seller acknowledges and understands that any such estimate is an approximation only and that Seller should verify the accuracy of the calculations.
- (g) if required by N.C.G.S. §44A-11.1, timely designating a Lien Agent, and providing Firm as soon as reasonably possible a copy of the appointment of Lien Agent.
- 14. **HOME INSPECTION:** Seller is advised to obtain a home inspection for the purpose of evaluating the condition of the Property in order to enhance its marketability and to help reduce concerns of prospective buyers. Seller agrees does not agree to obtain and pay for a home inspection by a licensed NC Home Inspector within ______ days after the execution of this agreement.
- Seller acknowledges receipt of a copy of Questions and Answers on: Home Inspections by the NC Real Estate Commission.
- 15. **PHOTOGRAPHS AND OTHER MATERIALS:** Firm is specifically authorized to use, for any purposes whatsoever, any and all photographs, drawings, video, advertising copy or other information obtained by or provided to Firm pursuant to this Agreement (including but not limited to any information concerning the price and terms of the sale of the Property, the description of the Property and the length of time the Property is on the market) ("Materials"), both before and after the sale or, in the event there is not a sale, after this Agreement has expired. Seller shall not have or acquire any rights to use any of the Materials created by, on behalf of, or at the direction of Firm or an agent of Firm either during or after the Term of this Agreement without Firm's written consent. If Seller provides any Materials to Firm ("Seller Materials"), Seller represents that Seller owns the Seller Materials or otherwise has the legal right to provide the Seller Materials to Firm, and Seller grants to Firm and any listing service in which Firm or its agents participate a non-exclusive, perpetual license to use the Seller Materials, including the rights to display, reproduce, distribute or make derivative works from the Seller Materials. Seller agrees to indemnify and hold Firm and its agents harmless for any and all claims resulting from use of the Seller Materials under the terms of this license.
- 16. ADDITIONAL TERMS AND CONDITIONS. The following additional terms and conditions shall also be a part of this Agreement: All offers must be approved by the US Bankruptcy Court
- 17. **DUAL AGENCY.** Seller understands that the potential for dual agency will arise if a buyer who has an agency relationship with Firm becomes interested in viewing the Property. Firm may represent more than one party in the same transaction only with the knowledge and informed consent of all parties for whom Firm acts.
- (a) Disclosure of Information. In the event Firm serves as a dual agent, Seller agrees that without permission from the party about whom the information pertains, Firm shall not disclose to the other party the following information:
 - (1) that a party may agree to a price, terms, or any conditions of sale other than those offered;
 - (2) the motivation of a party for engaging in the transaction, unless disclosure is otherwise required by statute or rule, and
 - (3) any information about a party which that party has identified as confidential unless disclosure is otherwise required by statute or rule.
- (b) Firm's Role as Dual Agent. If Firm serves as agent for both Seller and a buyer in a transaction involving the Property, Firm shall make every reasonable effort to represent Seller and buyer in a balanced and fair manner. Firm shall also make every reasonable effort to encourage and effect communication and negotiation between Seller and buyer. Seller understands and acknowledges that:
 - (1) Prior to the time dual agency occurs, Firm will act as Seller's exclusive agent;
 - (2) In its separate representation of Seller and buyer, Firm may obtain information which, if disclosed, could harm the bargaining position of the party providing such information to Firm;
 - (3) Firm is required by law to disclose to Seller and buyer any known or reasonably ascertainable material facts.

Seller agrees Firm shall not be liable to Seller for (i) disclosing material facts required by law to be disclosed, and (ii) refusing or failing to disclose other information the law does not require to be disclosed which could harm or compromise one party's bargaining position but could benefit the other party.

- (c) Seller's Role. Should Firm become a dual agent, Seller understands and acknowledges that:
- (1) Seller has the responsibility of making Seller's own decisions as to what terms are to be included in any purchase and sale agreement with a buyer client of Firm;
- (2) Seller is fully aware of and understands the implications and consequences of Firm's dual agency role as expressed herein to provide balanced and fair representation of Seller and buyer and to encourage and effect communication between them rather than as an advocate or exclusive agent or representative;
 - (3) Seller has determined that the benefits of dual agency outweigh any disadvantages or adverse consequences;
- (4) Seller may seek independent legal counsel to assist Seller with the negotiation and preparation of a purchase and sale agreement or with any matter relating to the transaction which is the subject matter of a purchase and sale agreement.

Should Firm become a dual agent, Seller waives all claims, damages, losses, expenses or liabilities, other than for violations of the North Carolina Real Estate License Law and intentional wrongful acts, arising from Firm's role as a dual agent. Seller shall have a duty

Page 8 of 10

Individual agent initials

Seller initials

Produced with zlpForm® by zlpLogix 18070 Fifteer Mile Road, Fraser, Michigan 48026 www.zlpLogix.com

STANDARD FORM 101 Revised 7/2018 © 7/2018

1205 Allen St

Case 18-31635 Doc 151 Filed 05/23/19 Entered 05/23/19 14:40:02 Desc Main Document Page 11 of 16

to protect Seller's own interests and should read any purchase and sale agreement carefully to ensure that it accurately sets forth the terms which Seller wants included in said agreement.

(d) Authorization (initial only ONE).



Seller authorizes the Firm to act as a dual agent, representing both the Seller and the buyer, subject to the terms and conditions set forth in Paragraph 17.

Seller desires exclusive representation at all times during this agreement and does NOT authorize Firm to act in the capacity of dual agent. If Seller does not authorize Firm to act as a dual agent, the remainder of this paragraph shall not apply.

(e) Designated Agent Option (Initial only if applicable).

Seller hereby authorizes the Firm to designate an individual agent(s) to represent the Seller. The individual designated agent(s) shall represent only the interests of the Seller to the extent permitted by law.

NOTE: When dual agency arises, an individual agent shall not practice designated agency and shall remain a dual agent if the individual agent has actually received confidential information concerning a buyer client of the Firm in connection with the transaction or if designated agency is otherwise prohibited by law.

18. **MEDIATION.** If a dispute arises out of or related to this Agreement or the breach thereof, and if the dispute cannot be settled through negotiation, the parties agree first to try in good faith to settle the dispute by mediation before resorting to arbitration, litigation, or some other dispute resolution procedure. If the need for mediation arises, the parties will choose a mutually acceptable mediator and will share the cost of mediation equally.

19. WIRE FRAUD WARNING.

IF SELLER'S PROCEEDS WILL BE WIRED, IT IS RECOMMENDED THAT SELLER PROVIDE WIRING INSTRUCTIONS AT CLOSING IN WRITING IN THE PRESENCE OF THE ATTORNEY. IF SELLER IS UNABLE TO ATTEND CLOSING, SELLER MAY BE REQUIRED TO SEND AN ORIGINAL NOTARIZED DIRECTIVE TO THE CLOSING ATTORNEY'S OFFICE CONTAINING THE WIRING INSTRUCTIONS. THIS MAY BE SENT WITH THE DEED, LIEN WAIVER AND TAX FORMS IF THOSE DOCUMENTS ARE BEING PREPARED FOR SELLER BY THE CLOSING ATTORNEY. AT A MINIMUM, SELLER SHOULD CALL THE CLOSING ATTORNEY'S OFFICE TO PROVIDE THE WIRE INSTRUCTIONS. THE WIRE INSTRUCTIONS SHOULD BE VERIFIED OVER THE TELEPHONE VIA A CALL TO SELLER INITIATED BY THE CLOSING ATTORNEY'S OFFICE TO ENSURE THAT THEY ARE NOT FROM A FRAUDULENT SOURCE.

SELLER SHOULD CALL THE CLOSING ATTORNEY'S OFFICE AT A NUMBER THAT IS INDEPENDENTLY OBTAINED. TO ENSURE THAT SELLER'S CONTACT IS LEGITIMATE, SELLER SHOULD NOT RELY ON A PHONE NUMBER IN AN EMAIL FROM THE CLOSING ATTORNEY'S OFFICE, SELLER'S REAL ESTATE AGENT OR ANYONE ELSE.

Seller acknowledges and understands that there are risks associated with wire transfers that are not within the reasonable control of Firm, and Seller hereby agrees to release and discharge Firm and Firm's agents from any and all claims, demands, rights and causes of action of whatsoever kind and nature not caused by gross negligence of Firm or Firm's agents arising directly or indirectly out of any wire transfer Seller sends or receives/was to receive in connection with any real estate transaction in which Firm represents Seller.

Page 2 of 10

STANDARD FORM 101 Revised 7/2018

© 7/2018

3

Case 18-31635 Doc 151 Filed 05/23/19 Entered 05/23/19 14:40:02 Desc Main Document Page 12 of 16

20. ENTIRE AGREEMENT/CHANGES/TERMINATION. This Agreement constitutes the entire agreement between Seller and Firm and there are no representations, inducements, or other provisions other than those expressed herein. This Agreement may be signed in multiple originals or counterparts, all of which together constitute one and the same instrument. All changes, additions, or deletions to this Agreement must be in writing and signed by both Seller and Firm. Seller acknowledges and understands that this Agreement constitutes a binding contract between Seller and Firm. Although Seller may at any time withdraw from the fiduciary relationship existing between Seller and Firm, the contract created by this Agreement may not be terminated by Seller or Firm prior to its Expiration Date without legally sufficient cause. Any such termination shall be by mutually-acceptable written agreement signed by both Seller and Firm. Seller and Firm each acknowledge receipt of a signed copy of this Agreement.

			C. MAKES NO REPRESENTATI IN ANY PRESIDIC TRANSACTI	
Seller: A. B			TIN AIN I SPIPAGIC TRANSACTI	05/16/19
	Print Name		Signature	Date /
Contact Information:				
Contact Information:	Home	Work	Cell	Email
Mailing Address:				
Seller:				
Seller:	Print Name		Signature	Date
Contact Information:				
Contact Information:	Home	Work	Cell	Email
Mailing Address:	·			
Entity Seller: (Name of L				Dete
Бу				_ Date.
Name:			Title:	
Contact Information:				
	Home	Work	Cell	Email
Mailing Address:				
Firm:	One 1	to One Realty	Phone:	
	Print Re	al Estate Firm Name		
By:	inesa Wils	50~	55193	05/14/2019
In	dividual Agent Signa	ature	55193 Individual License Number	Date
Office: One to One F				
Address: 6617 Alexan	nder Rd, Charlo	otte, NC 28270		
Office Phone:		Fax:	Email: twilson2217@ya	ahoo.com

Page 10 of 10

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

IN RE:

VR KING CONSTRUCTION, LLC, et al., 1

Case No. 18-31635-LTB Chapter 7

Debtor

NOTICE OF TRUSTEE'S APPLICATION FOR AUTHORITY TO EXECUTE AND ENTER INTO EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT AND NOTICE OF OPPORTUNITY FOR HEARING

A. Burton Shuford, by and through counsel, has filed a Motion as described above. A copy of said Application is attached hereto. Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.) If you do not want the court to grant relief requested in the attached Motion, or if you want the court to consider your views on the Application, then on or before 14 days from the date of this notice you or your attorney must file with the Court a written response to the Application which response must comply with local Bankruptcy Rule 9013-1 at:

Clerk United States Bankruptcy Court 401 W. Trade Street

Charlotte, NC 28202

If you mail your response to the Court for filing, you must mail it early enough so that the court will receive it on or before the date stated above. You must also mail a copy to:

A. Burton Shuford Attorney at Law 4700 Lebanon Road, Suite A-2 Mint Hill, NC 28227

No hearing will be held on this Application unless a response is timely filed and served, in which case, the Court will conduct a hearing on **June 26, 2019 at 9:30 a.m.**, at the United States Bankruptcy Court, 401 West Trade Street, Charlotte, North Carolina. No further notice of this hearing will be given. If you or your attorney do not take these steps, the Court may decide that you do not oppose the relief sought in the Application and may enter an order granting the requested relief.

This 23rd day of May, 2019.

/s/ A. Burton Shuford

A. Burton Shuford, NCBN 10035 4700 Lebanon Road, Suite A-2

Mint Hill, NC 28227

Direct Dial: (980) 321-7000; bshuford@abshuford.com

Attorney for the Trustee

I This case has been substantively consolidated with the following cases: VR Investments, LLC 18-31637 and Baranko Enterprise, Inc. 18-31638.

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

IN RE:

VR KING CONSTRUCTION, LLC, et al., 1

Case No. 18-31635-LTB Chapter 7

Debtor

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of by depositing copies of <u>TRUSTEE'S APPLICATION FOR AUTHORITY TO EXECUTE AND ENTER INTO EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT</u> and <u>NOTICE OF OPPORTUNITY FOR HEARING</u> by either Electronic Case Filing as indicated below or in the exclusive care and custody of the United States Postal Service, with proper postage thereto affixed, addressed to the parties listed on the attached Exhibit "A".

Shelley K. Abel, US Bankruptcy Administrator

VIA ELECTRONIC CASE FILING

Robert Lewis, Jr., Counsel for Debtor

VIA ELECTRONIC CASE FILING

VR King Construction, LLC c/o Vinroy Reid 626 Char-Meck Lane Charlotte, NC 28205

Teresa Wilson One to One Realty 6617 Alexander Road Charlotte, NC 28270

This 23rd day of May, 2019.

/s/ A. Burton Shuford

A. Burton Shuford, NCBN 10035 4700 Lebanon Road, Suite A-2 Mint Hill, NC 28227

Direct Dial: (980) 321-7000; bshuford@abshuford.com

Attorney for the Trustee

¹ This case has been substantively consolidated with the following cases: VR Investments, LLC 18-31637 and Baranko Enterprise, Inc. 18-31638.

Case 18-31635 Doc 151 Filed 05/23/19 Entered 05/23/19 14:40:02 Desc Main Document Page 15 of 16

Dabel Matrix for local noticing 0419-9 Case 18-31625

Western District of North Carolina Charlotte Wed May 22 16:01:58 EDT 2019

Charlotte Division 401 West Trade Street Charlotte, NC 28202-1633

CMG Eastland Urgent Care (NPO) c/o PMAB, LLC 4135 S. Stream Blvd., Ste. 4 Charlotte, NC 28217-4636

Chase 710 S. Ash St., Ste. 200 Glendale, CO 80246-1989

City of Charlotte P. O. Box 1316 Charlotte, NC 28201-1316

Duke Vinyl Products, Inc. 304 W. 32nd St. Charlotte, NC 28206-2278

Home Depot 2455 Paces Ferry Rd. Atlanta, GA 30339-6444

Internal Revenue Service (NPO) Teresa Driver 1677 Westbrook Plaza Winston-Salem, NC 27103-3065

Jenny Holman 5970 Fairview Road, Suite 650 Charlotte, NC 28210-2100

Mid-Atlantic Emergency Medical (NPO) c/o Optimum Outcomes, Inc. 2651 Warrenville Rd. Downers Grove, IL 60515-5544 U.S. Bankruptcy Administrator Office 402 W. Trace Street Suite 200 Charlotte, NC 28202-1973

CHS University Parent Hospital (NPO) c/o PMAB, LLC 4135 S. Stream Blvd., Ste. 4 Charlotte, NC 28217-4523

Capital One (NPO) 15000 Capital One Dr. Richmond, VA 23238-1119

Chase P. O. Box 24696 Columbus, OH 43224-0696

David G. Guidry
Rabon Law Firm, PLLC
225 E Worthington Avenue Suite 100
Charlotte NC 28203-4868

Fern E. De Jonge, Esq. (NPO) 7718 Flatlands Ave., 2nd Fl. Brooklyn, NY 11236-3528

Internal Revenue Service P.O. Box 7317 Philadelphia, PA 19101-7317

JPMorgan Chase Bank, N.A. P. O. Box 47020 Atlanta, GA 30362-0020

Marty E. King 5054 Gatsby Cir. Rock Hill, SC 29732-7909

Miranda Reid (NPO) 3054 Chaffey Cir. Decatur, GA 30034-4308 VR King Construction, LLC 626 Char-Meck Lane Charlotte, NC 28205-7245

CHS Urgent Care-Eastland (NPO) c/o PMAB, LLC 4135 S. Stream Blvd., Ste. 4 Charlotte, NC 28217-4636

Carolina Pathology Clinical (NPO) c/o Financial Data Systems 1638 Military Cutoff Rd. Wilmington, NC 28403-5716

Chrysler Capital (NPO) Attn: Bankruptcy Dept. P. O. Box 961278 Fort Worth, TX 76161-0278

Duke Energy c/o Online Collections P. O. Box 1489 Winterville, NC 28590-1489

Hazelyn Mills 7329 Boswell Rd. Charlotte, NC 28215-4502

Internal Revenue Service (NPO) Centralized Insolvency Operation PO Box 7346 Philadelphia, PA 19101-7346

James H. Henderson The Henderson Law Firm 1120 Greenwood Cliff Charlotte, NC 28204-2821

Mecklenburg County Tax Collector Bob Walton Plaza 700 E. Stonewall St. Charlotte, NC 28202-2780

NY State Dept. of Taxation and Finance (NPO) Civil Enforcement Division W. A. Harriman Campus Albany, NY 12227-0001 Case 18-31635 Doc 151 Filed 05/23/19 Entered 05/23/19 14:40:02 Desc Main Document Page 16 of 16

North Carolina Department of Revenue Bankruptcy Unit P.O. Box 1168 Raleigh, NC 27602-1168 North Carolina Department of Revenue (NPO) 301 McCullough Drive Charlotte, NC 28262-3310 North Carolina Department of Revenue (NPO) P.O. Box 871 Raleigh, NC 27602-0871

Ocwen P. O. Box 24738 West Palm Beach, FL 33416-4738 Thais Patricia Moran (NPO) 6740 Vernedale Glen Dr. Charlotte, NC 28212-8438 U.S. Securities Exchange Office of Reorganization 950 East Paces Ferry Road, N.E. Suite 900 Atlanta, GA 30326-1382

Verol Reid 2556 Brentwood Pl. Charlotte, NC 28208-7048 Vinroy W. Reid P.O. Box 5035 Charlotte, NC 28299-5035

Home Builder 9349 China Grove Ch. Rd. Pineville, NC 28134-8531

WGIV 1370 AM (NPO)

Wells Fargo Card Services Visa (NPO) P. O. Box 10347 Des Moines, IA 50306-0347 Y2 Yoga (NPO) 212 S. Tryon St., Ste. 375 Charlotte, NC 28281-0033 Y2 Yoga Cotswold, LLC James H. Henderson The Henderson Law Firm 1120 Greenwood Cliff Charlotte, NC 28204-2821

A. Burton Shuford 4700 Lebanon Road, Suite #A-2 Mint Hill, NC 28227-8265

Edward P. Bowers 219-A Wilmot Dr. Gastonia, NC 28054-4048 Robert Lewis Jr The Lewis Law Firm, P.A. 434 Fayetteville Street Suite 2330 Raleigh, NC 27601-1891

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(u) Teresa Wilson One to One Realty (u) Y2 Yoga Cotswold, LLC

(d)U.S. Bankruptcy Administrator Office 402 W. Trade Street Suite 200 Charlotte, NC 28202-1673

End of Label Matrix
Mailable recipients 44
Bypassed recipients 3
Total 47